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Overland Limited
leaves San Francisco
Chicago in 3 Days

Send for time-tables and other matter giving full information regarding all Transcontinental Flyers of the Southern Pacific. The best in luxury-giving and speed-making trains. Send now and you will receive the information by return steamer.



There are half a dozen good reasons why you should get my estimate on house painting before you hand out your contract. Chief among them is the fact that I can give you a low estimate and a good enduring job. My best references are the houses I have painted. Let me point out a few of them to you if you have any doubts about my ability to please you and at the same time save you money.

Stanley Stephenson,
THE PAINTER.

Our Crow for 1905

A boy once wrote: "I love a rooster for few things—one is the crow that is in him, and the other is the spurs that air on him to bak up his crow with." We admit having crowed often and loud, but we have the "spurs to bak up the crow."

PALACE CANNED GOODS
are the best fruits and vegetables put up. Every can we sell bears our money back guarantee. Sold by

C. Q. Yee Hop & Co.
THE LEWIN-MEYER COMPANY,
Packers, San Francisco.

PACIFIC HOTEL.
1182 Union Street.
BOARD AND ROOMS.
First class board. Meals 25c.; \$4.00 per week. Meal tickets \$4.50. Best meal in the city for the money.

Handsome Furniture Came Late

It was intended for the Holidays, but just arrived in the bark "Santiago." Hence we will sell it at greatly reduced prices, beginning Tuesday, January 3.

Porter Furniture Co.
ALEXANDER YOUNG BLDG.

Just Received

PANTS! PANTS! PANTS! at popular prices.
GLOBE CLOTHING COMPANY
Hotel St., near Bethel.

NOTICE.

ANY WOMAN OR GIRL NEEDING help or advice, is invited to communicate, either in person or by letter, with Ensign L. Anderson, matron of the Salvation Army Women's Industrial Home, No. 1680 King street.

HAIR CLEANING AND DYEING WORKS
Fort Street, opposite Star Block.
LADIES' AND GENTS' CLOTHING CLEANED AT LOWEST PRICES.
Phone White 2362.

NEW TEST FOR JURORS

In Arroyo Murder Trial. Hana Receivership. Court Notes.

Practically what the jurors examined on qualifications to try Arroyo for the murder of Rivera were asked by counsel for the defendant was if they considered, under stated circumstances, that the victim "needed killing," as Pudd'neah Wilson would put it. The men were Porto Ricans of most respectable class, who quarreled and as the homicidal ending was related to jurors, Arroyo having been knocked down shot Rivera, who was coming at him with a threatening motion of hand to hip pocket, inflicting a wound that caused death.

The Attorney General objected to the line of examination, arguing that the jurors were being questioned on the law of self-defense, though, if impounded to try the case, they would be under oath to take the law of the case from the court. Judge Robinson ruled against the objection, considering that there was an element of fact in the questioning. When the defense challenged a juror who said the menaces of the victim would have to be "decisive," and if not so, the person who shot him would have to show he was insane from fear at the moment of shooting, the court denied the challenge for cause.

ONE PANEL EXHAUSTED.

Eugenio Arroyo was put on trial for murder in the first degree before Judge Robinson yesterday morning. Attorney General Lorrin Andrews appeared for the Territory, and L. M. Straus for the defendant. Up till the noon recess sixteen jurors were called, of whom four were excused for cause—F. E. King for opposition to capital punishment, Charles Gridler on challenge by defense allowed, J. S. Azevedo because he sat on the Coroner's inquest, and William J. Karranti for unfamiliarity with the English language.

In the afternoon L. R. A. Hart and L. K. Sheldon, both part Hawaiians, now wed scruples against capital punishment and were excused. The panel was then exhausted, with eleven jurors sitting in the box, and a special venire for fifty more jurors was issued and made returnable at 10 o'clock this morning.

OTHER CRIMINAL MATTERS.

Hana Kenloha, found guilty of burglary, was sentenced by Judge Robinson to be imprisoned at hard labor for two years.

Domingo Ferreira, indicted for affray with John Cabral, pleaded not guilty.

KEDWARD'S CONTRACT LIENS.

In the suit of Theo. H. Davies & Co., Ltd., vs. F. H. Redward, defendant, and F. M. Swanzy, garnishee, the garnishee has filed an answer. Summons was served upon him August 27, 1903, when he had in his possession \$555.14, balance due defendant on contract price of a dwelling house and outbuildings at Manoa. This balance he kept to cover amounts due persons who had

A FAIR EXCHANGE.

Large sums of money are no doubt realized from simple speculation, but the great fortunes are derived from legitimate and honest business—where the goods furnished are worth the price they bring. Certain famous business men have accumulated their millions wholly in this way. Prompt and faithful in every contract or engagement they enjoy the confidence of the public and command a class of trade that is refused to unstable or tricky competitors. In the long run it does not pay to cheat or deceive others. A humbug may be advertised with a noise like the blowing of a thousand trumpets, but it is soon detected and exposed. The manufacturers of

WAMPOLE'S PREPARATION have always acted on very different principles. Before offering it to the public they first made sure of its merits. Then, and then only, did its name appear in print. People were assured of what it would do, and found the statement truthful. To-day they believe in it as we all believe in the word of a tried and trusted friend. It is palatable as honey and contains all the nutritive and curative properties of Pure Cod Liver Oil, extracted by us from fresh cod livers, combined with the Compound Syrup of Hypophosphites and the Extracts of Malt and Wild Cherry. It aids digestion, drives impurities from the blood, and cures Anemia, Scrofula, Debility, Influenza, Throat and Lung Troubles, and Wasting Complaints. Dr. Louis W. Bishop says: "I take pleasure in saying I have found it a most efficient preparation, embodying all of the medicinal properties of a pure cod liver oil in a most palatable form." It is a scientific remedy and a food with a delicious taste and flavor. One bottle convinces. "You cannot be disappointed in it." Sold by chemists here and everywhere.

FEDERAL BUILDING IS DEBATED BY MERCHANTS

(Continued from Page 1.)

George W. Smith presided, with Theo. Lansing as secretary. Present were J. A. Gilman, E. A. McInerney, J. G. Rothwell, Norman Watkins, A. Hocking, J. A. M. Johnson, W. W. Harris, John Soper, James Wakefield, M. Brach, J. Steiner, L. B. Kerr, Mr. Lecker, W. H. Babbitt, M. A. Gonsalves.

The chair said the meeting was called for the purpose of answering the cablegram received from Delegate Kuhl in answer to one sent by the Merchants' Association regarding the Federal building appropriation.

Mr. Harris of the committee which sent the cablegram on Friday stated that an answer had been received from the delegate to the effect that it was necessary to choose between the Kuhl and Perkins-Cushman bill. The Perkins bill, Mr. Harris stated, called for an appropriation of \$1,400,000 for the purchase of a site and erection of a building, while the Kuhl bill provided for \$1,000,000 for the purchase of a site and the erection of a Federal building.

The chair reminded the members that both the Kuhl and Perkins bill had been printed yesterday morning in the Advertiser.

The matter was then placed before the members for action. Mr. McInerney stated that he would like to see the matter decided upon at the meeting.

Mr. Harris stated that the committee had nothing to recommend, but personally, from the reading of Kuhl's message, he considered the Perkins appropriation of \$1,400,000 an enormous appropriation. The Kuhl bill, for \$1,000,000 was considerably less, and he believed there was more chance of its going through Congress. The fear was that asking for such a large appropriation as named in the Perkins bill would spoil all chances of getting a cent. Kuhl, Mr. Harris thought, was asking support for his own bill. The speaker thought that under the circumstances, rather than lose a chance of getting any appropriation at all, the association should support the Kuhl bill.

Mr. McInerney said the matter should be decided once and for all. Kuhl had stated that the committee at Washington was wavering between buying a building and erecting a new one. He felt the delegate seemed to express the views on the subject, definitely. Taking the cablegram altogether he felt that the Kuhl bill should be supported. He did not think the association should delay. There was comment on the street that the association did not want to take action. He did not want to mention any special building by name, but he did not believe in the government taking over anybody's building for a Federal building.

Norman Watkins did not believe that if Hawaii got the million dollar appropriation that it would be all the territory would get from Congress. The history of public buildings elsewhere showed that more money always had to be spent to complete buildings erected under the original appropriation.

James Steiner wished to be put on record as favoring the purchase of the Young building. James Wakefield said he did not know how far Kuhl would be able to push his bill, but if he had sufficient backing, it would be desirable for the association to back him. He favored the erection of a new building. There was much to be said in favor of the Perkins bill. Subsequent to the above date he paid to certain lien holders, who had brought suits, an aggregate of \$4219.39. There remains in his hands a balance of \$1535.15, but prior to the institution of the present suit a suit was filed by Constant Sterling against defendant and garnishee to enforce a lien of \$27,748, with interest from January 4, 1903, and any judgment therein will constitute a prior lien on the fund. Therefore, until judgment has been rendered in the Sterling suit it is impossible to determine what sum, if any, will remain in the garnishee's hands subject to the Davies claim.

COURT NOTES.

In conformity with the Supreme Court's decision in the case Judge De Bolt filed a decree overruling the demurrer of L. B. Kerr to the petition of the Territory of Hawaii for an injunction. Defendant is given ten days in which to answer the petition, which plays that he be enjoined from building a seawall below high water mark at Waikiki.

Judge Robinson, at 9 o'clock this morning, will hear the petition of E. A. Mott-Smith, receiver of Hana Plantation Company, for allowance of accounts and discharge. The receiver asks to be allowed \$44,335.96, and charges himself with \$42,566.36. He borrowed \$27,955.09 upon receiver's certificates from M. S. Grinbaum & Co., Ltd.

After argument by Mr. Peters for libellant and Mr. Achi for libellee, the motion of libellee for reduction of alimony and of attorney's fee in the divorce case of Louisa Watson vs. David Watson was withdrawn.

Judge Robinson granted permission of withdrawal and a new motion to be filed.

It is stipulated in the mortgage foreclosure suit of J. F. Haddock, trustee, vs. C. S. Desky, trustee, and W. Wolters, that respondent Wolters may have ten days after January 10 in which to plead, demur or answer.

Plaintiffs in the suit of Hoffman, Rothchild & Co. by their individual names, against Leech, give notice to defendant requiring him within forty-eight hours to admit that they are co-partners under the firm name above given.

D. Kalanokalani Jr. yesterday took the oath under renewal of his license to practice law in the district courts and before circuit judges at chambers on appeal.

Young block for a Federal building and much against it. The question was, which would benefit the public most. From the traders' standpoint the erection of a new building would benefit them most. From the narrow point of view it will benefit other hotel, rooming houses and office buildings, if the Young Hotel was taken over by the Federal government. For the benefit of the community as a whole, Mr. Wakefield, was strongly in favor of the Kuhl bill.

M. A. Gonsalves was in favor of erecting a new building, and gave his preference to the Kuhl bill. Mr. Brach favored the Kuhl bill. It was right that the delegate to Congress should be supported. He had been sent to Washington by the majority of the people, and therefore represented the territory. Aside from this he believed the bill he had presented was for the better benefit of the people here.

L. B. Kerr and Mr. Lecker favored the Kuhl bill.

W. H. Babbitt said his feeling was that the Cushman bill could be put through for \$1,400,000 as against the million dollar bill of Kuhl. The Cushman bill gave Hawaii the benefit of a commission to be sent here. Discarding the Young building feature from the matter altogether, there was an advantage of \$400,000 over the Kuhl bill. There was undoubtedly support behind the Cushman-Perkins bill which had been brought forward in both houses, whereas that of Kuhl was only in one branch of Congress—the House. He thought there was more likely to be support on the Perkins-Cushman bill than on the Kuhl measure.

John Soper thought the association should support the Kuhl bill, because Kulanianole was the delegate from Hawaii, and the representative there of the people of the territory. He was undoubtedly working the best he knew how in behalf of the community.

A. Hocking thought Mr. Harris had expressed his views. He would support the Kuhl bill. He believed Kuhl was in a reasonably short time, and if there was not some good reason for Kuhl's doubting that the larger appropriation would not go through, he would not have sent an inquiry here. The Young Hotel was a magnificent building and should be retained as a hotel. The Palace Hotel in San Francisco was for many years considered a white elephant, but it is now a paying institution and has been so for a long time.

J. G. Rothwell was entirely in favor of the Kuhl bill. Mr. Brach had stated the situation exactly. The delegate's bill should be supported. It should be shown that for once an organization could go on record undivided in supporting the measure of the delegate.

Norman Watkins thought the delegate's bill was more for the benefit of the people and he therefore gave his support to it.

J. A. M. Johnson had a similar feeling. If the community asked for too much it would not likely get anything. The organization should back up the delegate.

J. A. Gilman thought the community was very much in need of a Federal building for the convenience of business. A new building could not be built in a reasonably short time, and therefore he thought Hawaii should let the government have the Young building. He thought it a proper thing to support the delegate, but the best thing under the circumstances was to take over the Young building.

"Is any business man inconvenienced by not having a Federal building?" inquired Mr. Wakefield.

"Yes, I think so," replied Mr. Gilman.

Chairman Smith stated that the community would undoubtedly regret it very much if the Federal government took over the Young building. The community would regret it if it were used for anything but a hotel. He did not believe the community was inconvenienced for want of a Federal building. The organization should support the delegate whom the territory had sent to Washington. Setting aside all personalities, for the time being Kuhl represented the territory at Washington and should be so supported.

Mr. Wakefield moved that action be taken. The members agreed and the chair appointed Messrs. Wakefield, Harris and Hocking a committee to draw up resolutions. They were drawn up and adopted as above.

BALL PERFORATED VICTIM'S HEAD

Deputy Sheriff Fernandez of Ewa brought up to the police station yesterday one Agostino de Corte who is charged with having fired a revolver on Sunday, the bullet from which perforated the head of a Portuguese. The gun is said to have been discharged during a violent quarrel between the men. The wounded man is undergoing hospital treatment.

THE FUNDAMENTAL LAW OF HAWAII. Bound in law calf, sent postage prepaid, to any address in the United States for \$5 a copy.

Mortgagee's Sale

SATURDAY, JAN. 14, 1905.
At my salesrooms, 847 Kaahumanu st.
12 O'CLOCK NOON.

Very Choice Lots Pearl City.

All particulars at my office, 847 Kaahumanu street.

JAS. F. MORGAN,
AUCTIONEER.

THIS DAY Auction Sale

TUESDAY, JAN. 10, 1905.
12 O'CLOCK NOON, ON
SORRENSEN'S WHARF COCOANUTS.

Ex LAVINIA, Captain Weirsbarth, from Palmyra Island—
Buy some of these plants: Good new stock. They are the short tree kind. Fill up your vacant lots and derive an income.

I will sell on the wharf as above
LARE HEALTHY NUTS

JAS. F. MORGAN,
AUCTIONEER.

Auction Sale

—OF—
Delinquent Stock
—IN THE—
McBryde Sugar Co., Ltd.

WEDNESDAY, JAN. 11, 1905,
AT 12 O'CLOCK NOON.

At my salesrooms, 845 Kaahumanu Street, Honolulu, I will sell at public auction, by order of the treasurer, Mr. F. M. Swanzy, the following certificates of stock in the McBryde Sugar Company, Ltd., unless the delinquent assessments with interest thereon and advertising expenses are paid on or before the day and hour of the sale at the office of T. H. Davies & Co., Ltd., Honolulu:

Certificate.	Shares.
63.....	5
269.....	3
274.....	3
337.....	42
520.....	1
985.....	25
988.....	25
1249.....	50
1324.....	50
1648.....	1050
1749.....	25
1807.....	27
1826.....	3
1831.....	2
2687.....	5
2738.....	6
2740.....	2
202.....	3
898.....	90

JAS. F. MORGAN,
AUCTIONEER.

Auction Sale

THURSDAY, JAN. 12, 1905,
10 O'CLOCK A. M.

Neat Household Furniture

I will sell at my salesrooms the furniture of a six-room house. All clean and neat.

JAS. F. MORGAN,
AUCTIONEER.

Auction Sale

FRIDAY, JAN. 13, 1905,
10 O'CLOCK A. M.

At my salesrooms, 847 Kaahumanu st.

Regular Friday Sale

GROCERIES
CASE GOODS
FURNITURE
BOOTS AND SHOES
PRODUCE
PLANTS
ETC., ETC.

If you have a horse to sell this is the sale to enter it.

JAS. F. MORGAN,
AUCTIONEER.

Auction Sale

SATURDAY, JAN. 14, 1905,
10 O'CLOCK A. M.

At my salesrooms, 847 Kaahumanu st.

Coupe, Phaeton, Road-Wagon Harness, etc.

One Coupe—Pole.
One Rubber Tired Road Wagon—Pole and shafts.
One Rubber Tired Phaeton—Pole and shafts.
One Racing Bike Sulky.
One Phaeton.
One Open Buggy.
One Set Solid Silver Mounted Harness—Double.
One Set Double Harness—Plain.
Three Sets Single Harness, Etc., Etc.

JAS. F. MORGAN,
AUCTIONEER.

Castle & Cooke, Ltd
HONOLULU.

COMMISSION MERCHANTS

SUGAR FACTORS.

—AGENTS FOR—

The Ewa Plantation Co.
The Waialua Agricultural Co., Ltd.
The Kohala Sugar Co.
The Waimea Sugar Mill Co.
The Fulton Iron Works, St. Louis.
The Standard Oil Co.
The George F. Blake Steam Pump & Weston's Centrifugals.
The New England Mutual Life Insurance Co., of Boston.
The Aetna Insurance Co., of Hartford, Conn.
The Alliance Assurance Co., of London.

NO PLATES REQUIRED
The Expert Dentist
For Honest Work at Low Prices.
F. L. FERGUSON, D. D. S.
Manager.
No. 215 Hotel street, in front of Young Building.

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BEAVER LUNCH ROOMS
H. J. HOLTE.

Harrison Mutual Burial Association of Honolulu

Has over 3000 members. Has buried 102 members during the two years since its organization. \$4.50 entitles you a certificate in Class A, entitling you to all its benefits.
J. H. TOWNSEND, Secretary.

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Phone Blue 2741

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HOTEL STREET.

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WM. T. PATY.

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ALAKEA STREET.

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Direct from China.

GRASS LINEN

in all colors

also embroidered pieces for Shirts, etc.

Kwong Yuen Hing Co.

36 and 38 N. King Street.

COURTEOUS TREATMENT.

PROMPT ATTENTION.

BEST QUALITY AND LOTS MORE

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PHONE MAIN 71.

COTTON BROS. & CO.

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Plans and Estimates furnished for all classes of Contracting Work.

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